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BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of )  
 ) MUR 6592  
Jacob Turk; Jacob Turk for Congress )  
and Tim Luke in his official capacity )  
as Treasurer; Donna Turk; CBS )  
Outdoor; Jamie Barker Landes; Ranch )  
Entertainment, Inc.; Jan Sindt; Garmin )  
International; Dennison Development )  
Corp.; Missouri Right to Life; Lone )  
Summit Ranch Catering; Belton )  
Community Center (Belton Parks and )  
Recreation); Clarion Hotel (Hulsiog )  
Enterprises); Tropical Sno (Pioneer )  
Family Brands, Inc.) )

CERTIFICATION

I, Shelley E. Garr, recording secretary for the Federal Election Commission executive session on October 22, 2013, do hereby certify that the Commission decided by a vote of 4-0 to take the following actions in MUR 6592:

1. Dismiss the allegation that Jacob Turk violated 11 C.F.R. § 101.1(a) by failing to timely file a statement of candidacy, but issue a letter of caution.
2. Find that there is no reason to believe the allegation that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 434(b) by failing to disclose expenditures for billboards, or that CBS Outdoor made, and Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer received, prohibited corporate contributions in the form of free or Discounted billboards from CBS Outdoor in violation of 2 U.S.C. § 441b(a).
3. Find that there is no reason to believe that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 434(b) by failing to disclose in-kind contributions connected with billboards, or that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer received prohibited corporate contributions in violation of 2 U.S.C. § 441b(a), or that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer accepted excessive contributions in violation of 2 U.S.C. § 441a(f) based on the assertion in the Complaint that an unnamed individual was solicited by unidentified persons to contribute to pay for billboards supporting Jacob Turk.

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4. Dismiss the allegation that CBS Outdoor made, and Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer received, prohibited corporate contributions in violation of 2 U.S.C. § 441b(a) due to CBS Outdoor leaving Jacob Turk for Congress's billboards in place beyond the contract period.
5. Dismiss the allegation that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 441d by failing to include disclaimers on its billboards.
6. Find that there is no reason to believe that Jacob Turk for Congress's logo violated the Act.
7. Find that there is no reason to believe that Jacob Turk or Donna Turk violated 2 U.S.C. § 439a(b) by personally using campaign funds through mileage reimbursements.
8. Find that there is no reason to believe that Jacob Turk or Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 439a(b) with respect to Turk's alleged solicitation of airline tickets.
9. Dismiss the allegation that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 434(b) by failing to disclose employee compensation payments in 2011.
10. Find that there is no reason to believe that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 434(b) by failing to disclose an in kind contribution from, or payments for, legal services provided by an attorney to Donna Turk.
11. Find that there is no reason to believe that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer failed to report an expenditure or receipt in connection with an alleged event at the Faulkner Ranch or a donated Easter Egg in violation of 2 U.S.C. § 434(b), or received a prohibited corporate contribution from the Faulkner Ranch for the alleged event in violation of 2 U.S.C. § 441b.
12. Find that there is no reason to believe that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 441d with respect to the business card in Complaint Exhibit H and the bumper sticker in Complaint Exhibit J.

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13. Dismiss the allegations that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 11 C.F.R. § 110.11(c)(2)(ii) because the documents in Complaint Exhibits I, K, L, and N lacked boxes around disclaimers.
14. Dismiss the allegations that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 441d for failing to include disclaimers in the documents in Complaint Exhibits M and O.
15. Find that there is no reason to believe that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 434(b) by misreporting expenditures for television.
16. Find that there is no reason to believe that Jan Sindt or Garmin made, or that Jacob Turk For Congress and Tim Luke in his official capacity as Treasurer received, a corporate in-kind contribution of a GPS unit in violation of 2 U.S.C. § 441b(a).
17. Find no reason to believe that Demison Development made, or Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer received, an in-kind corporate contribution in violation of 2 U.S.C. § 441b(a) for the use of a time share.
18. Dismiss the allegation that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer, or Lone Summit Ranch Catering, violated 2 U.S.C. § 441b(a), or that the Turk Committee misreported the value of an in-kind contribution in violation of 2 U.S.C § 434(b), with regard to catering services.
19. Find that there is no reason to believe that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 434(b) by failing to disclose its utility payments.
20. Dismiss the allegation that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer failed to disclose a contribution for an ad in the Lake Lotawana Express in violation of 2 U.S.C. § 434(b).
21. Find that there is no reason to believe that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer received an impermissible or undisclosed contribution from Missouri Right to Life through that organization's publication of the Missouri Right to Life ad in Complaint Exhibit U.

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22. Find no reason to believe that Jacob Turk violated 2 U.S.C. § 441i(e) for his alleged support and endorsements of the state and local candidates identified in the Complaint.
23. Find that there is no reason to believe that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer, the Belton Community Center (Belton Parks and Recreation), or the Clarion Hotel (Hulsing Enterprises) violated 2 U.S.C. § 441b(a) or that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 434(b) in connection with Jacob Turk for Congress's use of the Belton Community Center, the Clarion Hotel, or an American Legion post hall.
24. Dismiss the allegation that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 434(b) by failing to report a contribution or expenditure, or that Tropical Sno (Pioneer Family Brands, Inc.) made, and Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer received, a corporate contribution in violation of 2 U.S.C. § 441b(a), in connection with the alleged consumption of flavored ice at a Sugar Creek, Missouri 4th of July event.
25. Dismiss the allegation that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer failed to disclose expenditures for staff compensation in violation of 2 U.S.C. § 434(b).
26. Dismiss the allegation that Jacob Turk violated 2 U.S.C. § 439a(b) by allegedly using campaign funds for personal use based on the assertions in a blog post in Complaint Exhibit AA.
27. Dismiss the allegation that Jacob Turk for Congress and Tim Luke in his official capacity as Treasurer violated 2 U.S.C. § 441g by allegedly accepting cash in excess of the Act's limit based on the assertions in a blog post in Complaint Exhibit BB.
28. Approve the Factual and Legal Analysis as recommended in the First General Counsel's Report dated March 13, 2013 with edits as previously circulated.
29. Approve the appropriate letters.

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30. Close the file.

Commissioners Hunter, Petersen, Walther, and Weintraub voted affirmatively for the decision.

Attest:

October 22, 2013  
Date

Shelley E. Gann  
Shelley E. Gann  
Deputy Secretary of the Commission

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